LOCAL FINANCE BOARD - LOCAL BOND LAW

5:30-2.1 Exceptions to debt limitation of N.J.S.A. 40A:2-7

When a local government seeks a waiver from the debt limitations of N.J.S.A. 40A:2-6 for a bond ordinance authorizing obligations solely for the purposes delineated in N.J.S.A. 40A:2-7, the application must be submitted to the Local Finance Board within the established filing schedule on a form approved by the Board. Approval of bond and note financing in excess of the debt limit under N.J.S.A. 40A:2-7(c), (d) and (e) require the applicant to justify and demonstrate the existence of extraordinary conditions.

5:30-2.2 Automatic waiver of appearance

An appearance by the applicant before the Board for applications for the waiver of down payment shall not be required for the following State loan programs: Green Acres and the New Jersey Historic Trust Revolving Loan Fund in the Department of Environmental Protection, Transportation Trust Fund Authority Act in the Department of Transportation, and the Unsafe Buildings Demolition Loan Fund in the Department of Community Affairs. A full application with supporting documentation shall be required and a vote of the Board shall be taken. An appearance shall only be required when requested by the Board.

5:30-2.3 Payments for capital improvement

- a) When N.J.S.A. 40A:2-11 requires local governments to appropriate a down payment which is not less than five percent of the amount of obligations authorized for each bond ordinance, the down payment must have been made available prior to final adoption of the bond ordinance from any combination of the following sources:
 - 1. Reserve funds in the capital improvement fund accumulated from annual budget appropriations;
 - 2. Current budget appropriation; and/or
 - 3. Emergency appropriation.
- b) Moneys accumulated in the capital improvement fund from annual budget appropriations may be utilized to fully fund the acquisition of capital items without the issuance of bonds.

- c) Capital improvement fund moneys may be expended for preliminary costs of capital projects, such as engineering and architect fees, by a resolution of the governing body.
- d) All moneys expended from the capital improvement fund other than those permitted for preliminary costs shall be made by an appropriation through an adopted ordinance.
- e) All expenditures from a capital surplus account, from a capital reserve set aside for a specific capital purpose, or from a capital improvement fund other than those expenditures permitted for preliminary expenses, shall be made by means of an ordinance appropriation duly adopted by the municipality or county, which ordinance shall become effective upon advertising following final adoption in the manner required by statute.

5:30-2.4 Form of Notice of Pending Bond Ordinance and Summary publication

a) Pursuant to N.J.S.A. 40A:2-17(b), a local unit may choose to publish a bond ordinance in summary form and shall use the following form of summary of bond ordinance and notice of adoption:

NOTICE OF PENDING BOND ORDINANCE AND SUMMARY

The bond ordinance, the summary terms of which are included herein, was introduced
and passed upon first reading at a meeting of the governing body of the of
, in the County of, State of New Jersey, on, 200 It will be
further considered for final passage, after public hearing thereon, at a meeting of the
governing body to be held at the, in the on, 200 at
o'clockM. During the week prior to and up to and including the date of such meeting
copies of the full ordinance will be available at no cost and during regular business hours
at the Clerk's office for the members of the general public who shall request the same.
The summary of the terms of such bond ordinance follows:
Title: Purpose(s): Appropriation: Bonds/Notes Authorized: Grants (if any) Appropriated: Section 20 Costs: Useful Life:
, Clerk

This Notice is published pursuant to N.J.S.A. 40A:2-17.

BOND ORDINANCE STATEMENTS AND SUMMARY

The bond ordinanc	e, the summa	ry terms of which are include	ded herein, has been finally	
adopted by the	of	, in the County of	, State of New Jersey on	
, 200 an	d the 20 day	period of limitation within	which a suit, action or	
proceeding questio	ning the valid	lity of such ordinance can b	e commenced, as provided in	
the Local Bond Law, has begun to run from the date of the first publication of this				
statement. Copies of	of the full ord	inance are available at no c	ost and during regular	
business hours, at t	he Clerk's off	ice for members of the gen	eral public who request the	
same. The summary of the terms of such bond ordinance follows:				
	ion: es Authorized ny) Appropria Costs:			
		, Clerk		

5:30-2.5 Refunding of bonds meeting certain conditions

- a) Notwithstanding the approvals and consents required of the Local Finance Board in connection with the authorization, sale, and issuance of refunding bonds pursuant to N.J.S.A. 40A:2-51 et seq. or 18A:24-61 et seq., any municipality, county, or school district meeting all of the conditions set forth below, may authorize and issue refunding bonds, including by adoption of any refunding bond ordinance or resolution in connection therewith, to refund long term debt without prior approval of the Local Finance Board, where the issuance of those refunding bonds realizes debt service savings on the outstanding obligations, provided all of the following conditions are present:
 - 1. The present value savings is at least three percent;
 - 2. The new debt service shall be structured, such that no annual debt service payment is more than it was under the original debt service schedule;
 - 3. The final maturity of the refunding bond does not extend past the budget year in which such final maturity was originally scheduled to mature; and
 - 4. The debt savings are substantially level across the life of the refunding.
- b) The municipality, county, or school district shall, within 10 days of the closing on the refunding bond sale, file with the Local Finance Board a comparison of the initial and

refunding debt service schedule showing annual present value savings; a summary of the refunding; an itemized accounting of all costs of issuance; a certification from the chief financial officer for a municipality or county, or the school business administrator or board secretary for a school district, that all of the conditions of this section have been met; and that a resolution, pursuant to N.J.S.A. 40A:2-51(c) or 18A:24-61.5(b), as appropriate, passed by two-thirds of the full membership of the governing body or board of education allowing for the refunding.

5:30-2.6 (Reserved)

5:30-2.7 (Reserved)

5:30-2.8 Self-liquidating improvements and extensions

- a) Obligations to finance an improvement or extension of a municipal public utility shall be deemed to be for a self-liquidating purpose in the fiscal year in which the obligations to finance the same have been authorized or issued and calculated pursuant to N.J.S.A. 40A:2-8.
 - In instances that a local unit desires to establish a utility, and desires the Local
 Finance Board to determine that any debt would be self-liquidating and, therefore,
 the debt excluded from the net debt of the local unit, the local unit shall provide
 appropriate supporting documentation to indicate the utility shall be selfliquidating.
 - 2. Such documentation shall include, as appropriate to the circumstances, the following:
 - i. The amount of cash on hand based on prepaid service revenue;
 - ii. Presentation of evidence of participation or connection supported by enforceable documents guaranteeing every pledge or agreement;
 - iii. An engineering or other study of annual income from casual, or ancillary use of the facility with adequate reasons for supporting such estimate;
 - iv. Statement of amount estimated to be derived from any concessions, other recreational activities, or other activities, with suitable explanation;
 - v. Projected budget for the first full year of operations, setting forth the amounts required for salaries and wages, insurance, detail of other operating expenses, and amounts required for annual debt service;
 - vi. Statement in the application that adequate liability insurance will be carried in an amount adequate for the protection of the public and the local unit, with a certification by some local municipal official that the coverage appears to be adequate, based on the best information obtainable;

- vii. Statement to the effect that any determination of self-liquidation is subject to the provisions of N.J.S.A. 40A:4-35 which requires any annual deficit to be provided for the next annual municipal budget and the next debt to be computed according to the provisions of N.J.S.A. 40A:2-48;
- viii. A statement setting forth any covenant to be included in any bond issue in order to insure the purchaser that the bonds will be met at maturity regardless of the income from the utility.
- 3. All of the provisions of (a) 2 above shall be in addition to or part of the formal application in the form required by the Local Finance Board for municipal extensions of credit.
- 4. The Board will, after receiving each application, set a date for public hearing thereon and will, if it is deemed necessary, require the presentation of any supplemental or additional detail deemed to be in order.
- 5. Any governing body, may, if it has adequate unencumbered borrowing power, undertake a project of this nature without the approval of the Local Finance Board, assuming that it is willing to have the prospective indebtedness included in the net debt of the municipality. In an instance of this kind, the municipality could, assuming that the first full year's operations of the project did in fact produce sufficient cash revenues to meet all operating expenses and debt service charges, secure a deduction in the annual debt statement required to be filed at the end of the year or any subsequent year. It would follow, of course, that if the income in any instance was inadequate to meet operating expenses and debt service, it would be necessary to take the charge against the net debt as required by N.J.S.A. 40A:2-48.

5:30-2.9 Submission of electronic proposals for sale of bonds

a) Local units (including municipalities, counties, authorities and fire districts) and authorities planning to issue bonds may receive proposals for the competitive or negotiated sale of such bonds through an open or closed electronic auction managed by a nationally recognized electronic securities bidding service approved by the Director. Bidding services desiring to operate an open or closed electronic auction shall apply to the Director for authorization to do so by filing an application with the Director. The Director shall make available an application form that provides the Director with information regarding the technology and security practices maintained by the bidding service, the requirements to be established for bidding by bidders, the methods by which

auction sales are conducted, the experience of the bidding service in conducting electronic auctions of bonds, and other information the Director may deem relevant. For the purposes of this section, a closed auction includes the submission of electronically sealed bids that are opened at a set time and an open auction is where bidders submit bids against each other in real time.

- b) If the Director determines that the requirements and conditions of the auction are in accordance with the provisions of the Local Bond Law and the bidding service provides a secure, open and competitive opportunity for qualified bidders to submit proposals, the application shall be deemed approved. Requirements that bidders be members of the National Association of Security Dealers, have a business relationship with the Depository Trust Corporation, or require participation in a similar financial industry-based program shall not be construed as limiting competition.
- c) The Director shall post information regarding the nationally recognized electronic securities bidding services that have been approved for use by local units on the Local Finance Board website.

5:30-2.10 Use of financial surety bonds in electronic bond sale auctions

- a) Subject to the requirements of this section, a local unit may accept a financial surety bond in lieu of a certified, cashier's or treasurer's check as a bid deposit as required by N.J.S.A. 40A:2-32(a).
- b) The financial surety bond must be provided by an insurance company or other guarantor that is licensed and authorized to do business in the State of New Jersey and approved by the Director. The Director shall develop and make available an application form for issuers of financial surety bonds. Applicants shall demonstrate to the satisfaction of the Director that they possess the requisite financial capability and experience in issuing financial surety bonds to guarantee a bid deposit on the sale of government securities and further, that they possess the capability to respond to requests for the provision of financial surety bonds in a timely and secure manner for the use of bidders who seek to purchase local unit securities.
- c) Acceptance of a financial surety bond by a local unit shall be subject to the following conditions:

- 1. The issuer of the financial surety bond shall have received approval of the Director to issue financial surety bonds;
- 2. Financial surety bonds shall be made payable to the order of the issuing local unit in order for a bid to be considered;
- 3. The requirement or option to use a financial surety bond in the bond sale shall be included in the notice of sale of the bonds;
- 4. Proof of the financial surety bond must be submitted to the local unit or its agent by a fixed time on the day prior to the opening of the bids;
- 5. Each financial surety bond must identify the bidder whose deposit is guaranteed by the financial surety bond, and shall state the time and date when it will expire. Said date shall not be earlier than the date for submission of the required deposit;
- 6. The notice of sale of the bonds shall require the successful bidder using a financial surety bond to submit its deposit to the local unit in such form and a time required by the local unit which shall be no later than 48 hours of the award of the bonds;
- 7. If such deposit is not received by the stated time to satisfy the deposit requirement, the local unit may draw the financial surety bond;
- 8. The deposit of the successful bidder will be applied to the purchase price of the bonds and no interest will be paid thereon; and
- 9. The local unit shall retain the deposit as liquidated damages should the bidder fail to comply with the terms of the bid.

5:30-2.11 through 5:30-2.19 (Reserved)